Response Under 37 CFR 1.116

Expédited Procedure

Examining Group 2874 Application No. 10/521,952

Paper Dated May 16, 2007

In Reply to USPTO Correspondence of February 16, 2007

Attorney Docket No. 3824-050246

REMARKS

The final Office Action of February 16, 2007 has been reviewed and the

Examiner's comments carefully considered. The present Amendment cancels claims 9-12.

Accordingly, claims 13, 14 and 16 remain in this application, and claim 13 is in independent

form.

The Applicants would like to thank the Examiner for indicating that the

subject matter of claims 13, 14 and 16 define over the prior art of record. Specifically, the

Examiner has indicated that claims 13, 14 and 16 are allowed because the Applicants have

incorporated the previously allowable features of claim 15 into claim 13.

Claims 9 and 10 stand rejected under 35 U.S.C. §102(b) as being anticipated

by or, in the alternative, under 35 U.S.C. §103(a) as being obvious in view of United States

Patent No. 6,240,235 to Uno et al. (hereinafter "the Uno patent"). Additionally, claims 11

and 12 stand rejected under 35 U.S.C. §103(a) for obviousness over the Uno patent.

Claim 9-12 have been cancelled by this Amendment, thus rendering the

rejections of these claims moot.

The only claims remaining in this application are allowed claims 13, 14 and

16.

Page 4 of 5

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Based on the foregoing amendments and remarks, the Applicants believe that the application is now in condition for allowance. Entry of the above amendments and the issuance of a Notice of Allowance on claims 13, 14 and 16 are respectfully requested.

Respectfully submitted,

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